

CELLULAR DIRECTORY INFORMATION INCORPORATED 203 N. 34th Street • Suite 517 • Philadelphia • PA • 19104

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February 20, 2002

Ms. Magie Roman Salas Federal Communications Commission 445 Twelfth Street, S.W. Washington, D.C. 20554

Re: Filing of Motions - Petition for Reconsideration & Request for Clarification

Dear Ms. Salas:

Enclosed herewith please find the following for filing in FCC-NSD Docket 92-105:

1. Cellular Directory Information, Inc.'s <u>Ex-Parte Motion for Reconsideration</u> and Reallocation of 211.

Cellular Directory Information is also seeking clarification on 47 CFR §51.5 as to the definition of a LEC and its inclusion of wireless carriers for the purposes of the requirements set forth in 47 CFR §51.217. Accordingly, I am also enclosing CDI's Request for Clarification and Rulemaking. This is a new matter and should not be combined with 92-105, unless the Commission so desires otherwise.

If you have any questions, please feel free to contact me directly at 215.571.4113. Thank you for your assistance.

Very truly yours

Eric J. Glazief Co-CEO, S.V.P. No. of Copies rec'd C List ABCDE

Enc. As stated EJG/ps

BEFORE THE FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

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Cellular Directory Information, Inc.)	
Petitioner,)	
and	FCC CCB: 92-105	
The United Way of America, et al.)	
Respondents))	

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EX-PARTE MOTION FOR RECONSIDERATION AND REASSIGNMENT OF 211

NOW COMES the Petitioner, Cellular Directory Information, Inc., with this Motion for Reconsideration and Reassignment of 211 ("the motion"), filed ex-parte before the Federal Communications Commission ("the Commission").

Petitioner, Cellular Directory Information, Inc. ("CDI" or "the Petitioner"), hereby requests the Commission modify, alter, vacate, nullify, void, or otherwise amend its <u>Third Report</u> and Order on Reconsideration (66 FR 9674), as to reconsider the allocation of 2-1-1 given this petition.

Given that the Commission is obligated to act in the public interest, and assign or withhold permits based on convenience, interest, or necessity, Cellular Directory Information requests the commission stay the proceedings as to consider this petition for reconsideration and reassignment. (See, Regents of New Mexico College v Albuquerque Broadcasting Co. (1947, CA10 NM) 158 F2d 900; Mansfield Journal Co. (FM) v Federal Communications Com. (1950) 86 US App DC 102, 180 F2d 28) Any assignment or final order granting the Petition of the

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WIRELESS DIRECTORY INFORMATION

Petitioner, Cellular Directory Information, Inc., requests the Commission reallocate 211 for the purposes of a wireless directory information ("WDI") service. A wireless directory information service, as proposed by the Petitioner, is a service much like current 4-1-1 services with one substantial distinction: the listings provided by (the proposed) WDI service would provide callers with access to wireless telephone numbers. Currently, 4-1-1 only provides landline residential and commercial telephone numbers.

The mobile industry has approximately 102 Million customers, with an average growth rate of about twenty seven percent. Traditional telephone services (land-line) handle approximately 186 Million telephone lines, with an annual growth rate at or about three percent. (Trends in Telephone Service, Industry Analysis Division of the Common Carrier Bureau, August 2001, Tables 12.1 and 8.1 respectively.) Given the above growth rates, the number of wireless telephones will exceed its landline counterpart by 2004, yet there is no comprehensive directory listing for wireless numbers.

The public interest is significantly served by creating a wireless directory information service. Law enforcement officials would have easier access to, and could identify better, the names and addresses of individuals calling from wireless telephones. Additionally, the flow of commerce would be substantially improved with the availability of mobile listings; typical families could also collaborate and communicate easier as well. A mobile-telephone listing service would have an added safety benefit as drivers would not have to read from an address book to locate the wireless number of the individual they wish to contact.

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Given the above, Cellular Directory Information dynamically opposes the allocation of 2-1-1 for Information and Referral ("I&R") services. CDI has no doubt on the necessity for a nationwide call center to answer so-called I&R related questions, and encourages the creation of such a service – using a toll-free "800 number". It is highly unlikely that the general public would commonly and regularly use the service proposed by the United Way, et al. and United Way, et al, have failed their obligation to establish the general public interest (as there is no overarching need) of such a service to the extent that it yields an abbreviated dialing code. The named applications for a 211 WDI service, in combination with the anticipated regular and common access of a WDI service, substantially outweigh the proposals of the United Way.

The Administrative Procedure Act

This petition is filed in accordance with 5 USC §551 et seq. Whereas Cellular Directory Information is a person, as defined by 5 USC §551(2), CDI hereby submits this filing under 5 USC §553(c) and 5 USC §553(e). Cellular Directory Information further requests the Commission comply with the above referenced clauses and give full and due consideration to this motion. In National Small Shipments Traffic Conference, Inc. v Interstate Commerce Com. (1984) 233 App DC 336, 725 F2d1442 the court held that persons affected by rulemaking have a legal right to be heard prior to the enactment of a final decision. Additionally, it is well established that providing an opportunity to be heard is fundamental to basic fairness. The intention of 5 USC §553 was to ensure agencies are fully aware of all issues prior to generating rules and regulations. (See, United Church Bd. for World Ministries v SEC (1985, DC Dist Col) 617 F Supp 837, CCH Fed Secur L Rep P 92286, later proceeding (DC Dist Col) 649 F Supp 492; Cerro Metal Products v Marshall (1979, ED Pa) 467 F Supp 869, affd (CA3 Pa) 620 F2d 964, 29 FR Serv 2d 828.)

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When the Commission first initiated Common Carrier Bureau / Network FROM MAILROOM Division docket number 92-105 ("the matter"), it was regarding the general use and assignment of N11 codes. Accordingly, the Commission entered its first Notice of Proposed Rulemaking, dated the same. It is the contention of Cellular Directory Information that the Commission has the authority to reverse its *Third Order* and authorize this Petition, thereby allocating 2-1-1 to Cellular Directory Information for the purposes of a wireless directory information service. The proposal of using an N11 code for the purposes of a wireless directory information would be a "logical outgrowth" of the original issue. Hence, the Commission is authorized to enter a final regulation materially different than its proposed regulations and *Third Order*, granting this petition. (See, Natural Resources Defense Council, Inc. v Thomas (1988, App DC) 838 F2d <u>1224.</u>)

CONCLUSION

WHEREFORE, the above stated reasons, Cellular Directory Information hereby requests the Commission grant this petition for reconsideration, and reallocate 2-1-1 to Cellular Directory Information for the purposes of a wireless directory information service.

Cellular Directory Information further requests the Commission hold a hearing in regard to the above, at a time, date, and location, so determined by the Commission.

Dated this 12th day of February, 2002

Glazier. Cellular Directory Information

203 N. 34th Street Suite 517 Philadelphia, A 19104 Tel: 215.571.4113

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